LICENSE NO. 2002108820 DOREL

STATE OF DELAWARE

DIVISION OF REVENUE

VALID 01/01/03 - 12/31/03 NOT TRANSFERABLE

POST CONSPICUOUSLY

39

CONTROL RETAILER-VARIOUS PRODUCTS

BASIDESS CODE GRADIF CODE

DOI: 03 10030 13

DATE ISSUED: 03/28/03

VALIDATED

2003

ALIQUIT PAID: \$88.50

MAILING ADDRESS

BUSINESS LICENSE

BUSINESS LOCATION

RIMMAX WHEELS LLC 1148 PULASKI HWY #107-344 BEAR DE 19701-1306

RIMMAX WHEELS LLC 1148 PULASKI HWY #107-344 BEAR DE 19701-1306

IS HERRY, LICENSED TO FRACTICE CONDUCTOR ENGAGE IN THE OCCUPATION OF BUSINESS ACTIVITY INDICATED ABOVE IN ACCORDANCE WITH THE LICENSE OF PURSUANT TO THE 30, DELICODE.

WILLIAM M REMINGTON

64827

DIRECTOR OF REVENUE

AUG 11 2003 9:02PM HP LASERJET 3200

Monday, August 19, 2002 &:14 PM

RiMMax Wheels (302)292-8348

P. Mixon

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AGREEMENT REGARDING CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY

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This is an Agreement between Ribbbox Wheel, LLC organized under the lasts of the state of Delevane (hareinafter "Owner"), and RC Components, jurganized under the laws of the state of Delevane having a place of business at 1300 Families Dr. Saite # J 35, Dover, DE 19904(hereinafter "Recipient") RC Components, 373 Mitch McConnell Way, Bowling Green, KY 42104 (collectively the "Parties").

AVERMENTS

Owner has developed or otherwise obtained octain confidential information and proprietary technology relating to its spinning rim for a motorcycle ("hereinafter "spinning rim").

Owner and Recipient have entered into business discussions and/or business negotiations regarding Owner's spinning rise. During the course of the discussions and/or negotiations it may be necessary that Recipient be made aware of confidential information and proprietary information belonging to Owner.

Owner does not wish to lose the confidentiality of, or diminish its rights in, the confidential information and proprietary information, and requires assurances that its rights therein will not be diminished or impaired by virtue of its dealings with Recipiers. In addition, Owner requires assurances that Recipient will not unfairly take advantage of knowledge Recipient may acquire in accordance with its negotiations with Owner.

In view of the above averments and in consideration of being made aware of the confidential information and proprietary information belonging to Owner, the Recipient agrees to be bound by the terms and conditions contained below.

Accordingly, the Parties pledge and agree as follows:

DESTRICTIONS

- "Intellectual Property" means concepts, investions, technological developments and improvements, mask works, methods, techniques, systems, documentation, data and information (irrespective of whether in human or muchine-readable form), works of authorship, and products, whether or not petentable, copyrightable, or susceptible to any other form of protection and whether or not reduced to practice.
- "Confidential Information" and "Proprietary Information" mean any and all Intellectual Property and/or information related to the spinning rim in any way, which: (i) is provided to Recipient by Owner, whether communicated to the Recipient by the Owner in writing, orally, or in any other tangible form, (ii) is created, developed, or otherwise generated by or on behalf of Owner, (iii) concerns or relates to any aspect of Owner's business, or (iv) is, for any reason, identified by Owner as confidential or proprietary; except such information which Recipicat can show, clearly and convincingly: (a) is publicly and openly known and in the public domain, (b) becomes publicly and openly known and in the public domain through no famit of Recipient, or (c) is in

-AUG 11 2003 9:03PM

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Recipient's possession and documented prior to this Agreement, Invitally obtained by Recipient from a source other than from Owner, and not subject to any obligation of confidentiality or restrictions on use.

TERMS AND CONDITIONS

- 1. All Confidential Information, Proprietary Information, and all Intellectual Property embodying or comprising Confidential Information or Proprietary Information is and shall be the sole and exclusive property of Owner. Any Intellectual Property embodying or derived from the Confidential Information or Proprietary Information, or created, conceived or first made in connection with the business discussions and/or business negotiations between Owner and Recipient shall likewise be the sole and exclusive property of Owner. Moreover, Recipient shall not take or cause any action which would be inconsistent with or tend to diminish or impair Owner's rights in Owner's Confidential Information, Proprietary Information or Intellectual Property. Further, Recipient shall not, directly or indirectly, print, copy or otherwise reproduce, in whole or in part, or embody in any product, any Confidential Information without Owner's prior written consent.
- 2. Confidential Information and Proprietary Information is revealed to Recipient in strict confidence, and solely for the purpose of assessing (and perhaps performing under) the business relationship. Recipient shall not use, or induce others to use, any Confidential Information or Proprietary Information for any other purpose windsoever, nor shall it disclose or reveal any Confidential Information or Proprietary Information to anyone except those of Recipient's employees directly involved in the business relationship or business negotiations, with a specific need-to-know, and who have first agreed to be bound by the terms of this Agreement. Recipient acknowledges that in view of the nature of the Confidential Information and Proprietary Information, the geographical scope (universal), and the temporal scope (so long as information qualifies as Confidential Information or Proprietary Information hereunder), the scope of restriction on use and disclosure of the Confidential Information and the Proprietary Information are reasonable. Recipient also acknowledges that any unauthorized disclosure or use of Confidential Information or Proprietary Information would cause Owner inspectiate and irreparable injury or loss, such that monetary recompasses may be inadequate.
- J. Upon Owner's request, Recipient will deliver over to Owner all Confidential imbrassion and Proprietary Information, as well as all documents, media, items and technology comprising, embodying, or relating to the Confidential Information and Propriety Information as well as any other documents or things belonging to Owner that may be in Recipient's possession. Recipient shall not retain my copies.
- 4. This Agreement may be amended only in a writing signed by Owner, and there are no other understandings, agreements, or representations, express or implied, relating to the subject matter of this agreement. If any clause or provision of this Agreement is or becomes illegal, invalid, or unembrecable, such clause or provisions shall be interpreted to call for the protection of Owner's rights to the greatest extent which is legal, valid, and enforceable, unless such clause or provision cannot be so interpreted, or a court of competent jurisdiction declines to penuit such clause or provision to be so interpreted, in which case such clause or provision shall be revered and the remaining provisions of this Agreement shall continue in full force and effect. This Agreement shall

RUG 11 2003 9:04PM HP LRSERJET 3200 KU UJPPUTEUN 88/28/2802 16:31 84295277 KU UJPPUTEUN Monday, August 19, 2002 8:14 PM RAMMER Wheels (302)292-8348

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be governed by and construed in accordance with the laws of the State of Delaware without reference to the principles of conflict of laws.

Signed:

[for or on behalf of Ribibles Wheels, LLC.

by Mars C. Mathis
(Typog Print Human)

THE Co-Cheif Executive officer

Data: 8/20/02

for or on behalf of RC Components

Jim Cooper

THE Sales Manager

This is a rough (# 10%) court of you take the 3 sets of wheels of you take

Call RC (270) 842-6000 Bin Ma Product Off Cast Spinivers (270) 842-6000 Bin Ma Callies 19 1005 Callies Steeve (007 1000 Carlous Evol Caps 57 1000 Caps 57	`	C	ase	1:06	-cv-0/3/6/11	002	9-5	Raci)	15916	2,280 D80	in Country	32,94 a	7	14.490	2,47	180	06	/26/1/55	(200	7,008
842-6000 842-6000 905 905 905 905 905 905 905 905 905		Rim Ma		Cost	50841	200%	600	12.00	17300	2000	10.00	ab Total	3.	24900	26800	Total 6		Total		Theels
Call RC (270) 842 Call RC (270) 842 Graduct Spinner Spieners Collies Spinner Bacing Yarious End Various End Variou		0009-		Oth	73	14	1001	1001	9	ans 57	23	Tory 5	18	58	29	Tory Sub		tory Sub		embled 6
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373 Mitch McConnell Way · Bowling Green, KY 42101

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RIM - MAX WHEEL PRICING

Design time will be billed at \$80.00 per hour Design time is a one - time charge per design or part number Production Laad time is 30 days from R C components

Minimum Order Quantitys

Design of the spinner is a 10 piece minimum run per design with a 20 piece minimum run per set up

End - Caps are a 25 piece minimum run per Style and / or part number

Production Run Pricing

Description	Pricing				
17 x 3.50 Polished Rim (No End-Caps)	\$415.00				
17 x 5.50 Polished Rim (No End-Caps)	\$445.00				
2 End-Caps (1 Set)	\$90.00				
Spinner	\$178.00				
Hardware For Spinner	\$240.00				
Chrome Wheel	\$140.00				
Chrome 2 End-Caps (1 Set)	\$20.00				
Chrome Spinner	\$70.00				
Polished Sprocket	\$40.00				

1151 RIMMAX WHEELS, LLC. 1148 PULASKI HIGHWAY SUITE 107-344 62-780/312 BEAR, DE 19701 Componen Commerce Bank America's Most Convenient Bank* No. 335001246 Cashier's Check 05/21/2003 Pay to the RC COMPNETS RIMMX WHEELS, LLC PNC Bank, Delaware 335001246* ::031100089: 56056270D3+

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Filed 06/26/2006 Page 7 of 8

Case 1:06-cv-00029-SLR





